SUMMARY: In accordance with the Federal Advisory Committee Act, Pub. L. 92–463, as amended, the National Aeronautics and Space Administration announces a meeting of the NAC Task Force on the Shuttle-Mir Rendezvous and Docking Missions.

DATES: July 19, 1995, 9 a.m. to 5 p.m. ADDRESSES: Room #966, Building 1, Lyndon B. Johnson Space Center, National Aeronautics and Space Administration, 2101 NASA Road 1, Houston, Texas 77058–3696.

FOR FURTHER INFORMATION CONTACT: Mr. Gilbert Kirkham, Code MOC, National Aeronautics and Space Administration, Washington, DC 20546, 202/358–1692.

SUPPLEMENTARY INFORMATION: The meeting will be open to the public up to the seating capacity of the room. The agenda for the meeting is as follows:

 Review the upcoming Shuttle-Mir rendezvous and docking missions from the following perspectives: Planning, training, operations, management and communications.

It is imperative that the meeting be held on these dates to accommodate the scheduling priorities of the key participants. Visitors will be requested to sign a visitor's register.

Dated: June 22, 1995.

Danalee Green,

Chief, Management Controls Office.
[FR Doc. 95–15816 Filed 6–27–95; 8:45 am]
BILLING CODE 7510–01–M

[Notice 95-044]

Notice of Prospective Patent License

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of Prospective Patent License.

SUMMARY: NASA hereby gives notice that Automated Dynamics Corporation of 407 Front Street, Schenectady, New York 12305 has applied for an exclusive license to practice the inventions described and claimed in: U.S. Patent No. 5,395,477 entitled "An Apparatus for Consolidating a Pre-Impregnated, Filament-Reinforced Polymeric Prepreg Material," which was issued on March 7, 1995, to the United States of America as represented by the Administrator of the National Aeronautics and Space Administration; U.S. Patent No. 5,057,338 entitled "Process for Application of Power Particles to Filamentary Materials," which was issued October 15, 1991, to the United States of America as represented by the Administrator of the National

Aeronautics and Space Administration; and U.S. Patent Application Serial No. 08/425,005 entitled "A Dry Process for making Uni-Tape Prepreg from Powder Coated Towpreg," which was filed on April 10, 1995, by the United States of America as represented by the Administrator of the National Aeronautics and Space Administration. Written objections to the prospective grant of a license to Automated Dynamics Corporation should be sent to George F. Helfrich, Patent Counsel, NASA Langley Research Center.

DATES: Responses to this Notice must be received by August 28, 1995.

FOR FURTHER INFORMATION CONTACT: George F. Helfrich, Patent Counsel, NASA Langley Research Center, Mail Code 212, Hampton, Virginia 23681– 0001: (804) 864–3227.

Dated: June 19, 1995.

Edward A. Frankle,

General Counsel.

[FR Doc. 95-15814 Filed 6-27-95; 8:45 am] BILLING CODE 7510-01-M

NATIONAL CREDIT UNION ADMINISTRATION

Public Information Collection Requirements Submitted to OMB for Review

June 20, 1995.

The National Credit Union
Administration submitted the following public information collection requirements to OMB for review and clearance under the Paperwork
Reduction Act of 1980, Public Law 96–511. Copies of the submission may be obtained by calling the NCUA Clearance Officer listed. Comments regarding information collections should be addressed to the OMB reviewer listed and to the NCUA Clearance Officer, NCUA, Office of Administration, room 4009, 1775 Duke Street, Alexandria, VA 22314–3428.

National Credit Union Administration

OMB Number: 3133–0011. Form Number: NCUA 9600. Type of Review: Extension of currently approved collection.

Title: Application for Insurance of Accounts of State-chartered Credit Unions.

Description: The Federal Credit Union Act and NCUA's regulations require that state-chartered credit unions seeking federal insurance of accounts must apply for the insurance. This also applies to federal credit unions converting to a state charter and wish to maintain federal insurance.

Respondents: Credit unions making application for federal insurance.
Estimated Number of Respondents:

107.

Estimated Burden Hours per Response: 3 hours.

Frequency of Response: One time. Estimated Total Reporting Burden: 336 hours.

OMB Number: 3133–0114. *Form Number:* None.

Type of Review: Extension of currently approved collection.

Title: Payments on Shares by Public Units and Non-members.

Description: Non-member and public unit deposits in federally-insured credit unions may not exceed 20 percent of the credit union's shares. This information collection will be used by NCUA to determine whether or not a particular credit union will be granted an exemption to the 20 percent limit on non-member and public unit deposits.

Respondents: Credit unions requesting an exemption to the 20 percent limit on non-member and public unit deposits.

Estimated Number of Respondents: 20

Estimated Burden Hours per Response: 2 hours.

Frequency of Response: Once per year.

Estimated Total Reporting Burden: 40 hours.

Clearance Officer: Wilmer A. Theard or Betty P. May (703) 518–6410, National Credit Union Administration, Room 4009, 1775 Duke Street, Alexandria, VA 22314–3428.

OMB Reviewer: Milo Sunderhauf (202) 395–5167, Office of Management and Budget, Room 3208, New Executive Office Building, Washington, DC 20503.

Becky Baker,

Secretary of the NCUA Board.
[FR Doc. 95–15789 Filed 6–27–95; 8:45 am]
BILLING CODE 7535–01–M

COMMISSION OF FINE ARTS

Notice of Meeting

The Commission of Fine Arts' next meeting is scheduled for July 27, 1995 at 10:00 a.m., in the Commission's offices in the Pension Building, Suite 312, Judiciary Square, 441 F Street, N.W., Washington, D.C. 20001 to discuss various projects affecting the appearance of Washington, D.C., including buildings, memorials, parks, etc.; also matters of design referred by other agencies of the government.

Inquiries regarding the agenda and requests to submit written or oral statements should be addressed to

Charles H. Atherton, Secretary, Commission of Fine Arts, at the above address or call the above number.

Dated in Washington, D.C., June 16, 1995. Charles H. Atherton,

Secretary.

[FR Doc. 95–15772 Filed 6–27–95; 8:45 am] BILLING CODE 6330–01–M

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

Membership of the Performance Review Board (PRB)

AGENCY: Office of the United States Trade Representative.

SUMMARY: The following staff members are designated to serve on the

are designated to serve on the Performance Review Board:

Performance Review Board (PRB)

Chair—Jim Murphy Alternate Chair—Chris Marcich Members:

Howard Reed Ken Freiberg Bob Cassidy Dorothy Dwoskin Don Abelson

Executive Secretary—Lorraine Green

EFFECTIVE DATE: June 13, 1995.

FOR FURTHER INFORMATION CONTACT: Lorraine Green, Director, Human Resources, (202) 395–7360.

John Hopkins,

Assistant United States Trade Representative for Administration.

[FR Doc. 95–15766 Filed 6–27–95; 8:45 am] BILLING CODE 3190–01–M

POSTAL SERVICE

Cashing Domestic Postal Money Orders

AGENCY: Postal Service. **ACTION:** Notice of procedure.

SUMMARY: The Postal Service published a final rule in the **Federal Register** on February 2, 1995, that restricted the negotiation of domestic postal money orders to the United States and its possessions and territories and to the Freely Associated States. 60 FR 7912–7913. This final rule took effect March 1, 1995, and amended section 391.11 of the International Mail Manual, incorporated by reference in the Code of Federal Regulations (see 39 CFR 20.1).

In response to this rule, the Postal Service will print domestic postal money orders with the endorsement "NEGOTIABLE ONLY IN THE U.S. AND POSSESSIONS" on the face (front) and reverse (back). This restrictive endorsement will appear in bold, red lettering on the lower right face and in bold, black lettering on the reverse.

These printing changes to the domestic postal money order do not alter current regulations established by the final rule. In addition, current domestic postal money orders printed without this restrictive endorsement will continue to be valid and negotiable for international use.

The Postal Service intends to charge back any domestic postal money order bearing the restrictive endorsement accepted by a bank in any foreign country that is not identified as a U.S. possession or territory or as part of the Freely Associated States. This charge will be handled in accordance with the standard commercial banking procedures in the United States.

EFFECTIVE DATE: June 28, 1995.

FOR FURTHER INFORMATION CONTACT: Al Gillum, (703) 905–3818.

SUPPLEMENTARY INFORMATION: Because the Postal Service receives numerous complaints from foreign postal administrations regarding the acceptance of domestic postal money orders by the banking systems in those countries, and because the domestic postal money order is being used in international money laundering schemes, the Postal Service determined to restrict the negotiation of domestic postal money orders to the United States and its possessions and territories and to the Freely Associated States. This change prevents the practice of circumventing the policies and procedures for the acceptance of international postal money orders agreed to within the Universal Postal Union, and minimizes the use of domestic postal money orders in international money laundering activities.

The Postal Service is committed to complying with the agreements with its foreign partners, and to taking proactive measures to minimize the use of its products and services in illegal activities. A concerted effort is being made to restrict the negotiation of domestic postal money orders to the United States and its possessions and territories and to the Freely Associated States.

U.S. possessions and territories are American Samoa (including Manua Island, Swain's Island, Tutuila Island); Baker Island; Guam; Howland Island; Jarvis Island; Johnston Island; Kingman Reef; Midway Island; Navassa Island; Northern Marianas Islands (including Rota, Saipan, and Tinian); Palmyra Island; Puerto Rico; Sand Island; U.S. Virgin Islands (including St. Croix, St. John, and St. Thomas); and Wake Island.

The Freely Associated States are Marshall Islands (including Ebeye and Majuro Island); Palau (including Koror Island); and Micronesia (including Chuuk (Truk) Island, Kosrae Island, Pohnepi Island, Yap Island).

Stanley F. Mires,

Chief Counsel, Legislative. [FR Doc. 95–15767 Filed 6–27–95; 8:45 am] BILLING CODE 7710–12–P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-35874; File No. SR-NASD-94-60]

Self-Regulatory Organizations; Order Approving Proposed Rule Change and Notice of Filing and Order Granting Accelerated Approval of Amendment No. 2 to the Proposed Rule Change by the National Association of Securities Dealers, Inc. Relating to Applicable Position Limits for OTC Collar Transactions

June 21, 1995.

I. Introduction

On October 27, 1994, the National Association of Securities Dealers, Inc. ("NASD" or "Association") submitted to the Securities and Exchange Commission ("SEC" or "Commission"), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act") 1 and Rule 19b-4 thereunder, 2 a proposed rule change to amend its options position limit rule to provide that positions in conventional put and call options establishing OTC collars meeting certain qualifications need not be aggregated for position limit purposes ("OTC Collar Aggregation Exemption").3 The NASD filed Amendment No. 1 to the proposed rule change on December 14, 1994 ("Amendment No. 1").4 Notice of the proposal and Amendment No. 1 appeared in the **Federal Register** on December 29, 1994.5 No comment letters were received on the proposed

¹ 15 USC § 78s(b)(1) (1988).

² 17 CFR 240.19b-4 (1992).

³ Section 33(b)(3) of the NASD Rules of Fair Practice provides that "options contracts of the put and call class on the same side of the market covering the same underlying security" are aggregated for position limit purposes. Accordingly, long calls and short puts are aggregated and short calls and long puts are aggregated.

⁴See Letter from Thomas R. Gira, Assistant General Counsel, NASD, to Stephen M. Youhn, Derivative Products Regulation, SEC, dated Dec. 14, 1994. See *infra* note. 8.

 $^{^5\,\}mathrm{Securities}$ Exchange Act Release No. 35134 (Dec. 21, 1994), 59 FR 67359.